प्रारुप पुनर्पसिध्द विकास योजना - तिरोडा (सुधारित) वगळलेल्या भागाची महाराष्ट्र प्रादेशिक च नगर रचना अविनियन १९६६ चे कलम ३१(१) अन्वये मंजूर करणेबाबत

महाराष्ट्र शासन नगर विकास विभाग,

शासन निर्णय क्रमांक : टिपोएस- २४०३/२३९२/प्र.क.३/०५/नवि-९, मंत्रालय, मुंबई - ४०० ०३२, टिनाक : १९ एप्रिल, २००७

शासन निर्णय: - सोबतची शासकीय अधिसूचना महाराष्ट्र शासनाच्या असाधारण राजपत्रात प्रसिध्द करावी.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नांवाने,

्रमाडिए भागीते) कार्यासन अधिकारी

प्रति,

विभागीय आयुक्त, नागपूर विभाग,नागपूर संघालक, नगर रचना, महाराष्ट्र राज्य, पुणे जिल्हाधिकारी, जिल्हा गोदिया उपसंचालक, नगर रचना, नागपूर विभाग, नागपूर नगर रचनाकार, भंडारा शाखा, भंडारा, जि. भंडारा मुख्याधिकारी, तिरोडा नगरपरिषद, जि. गोदिया व्यवस्थापक, शासकीय मुद्रणालय व ग्रंथगार, नागपूर.

(त्यांना विनंती करण्यात येते की, सोबतवी सोबतवी अधिसूचना महाराष्ट्र शासनाव्या असाधारण राजपत्रात नागपूर विभागीय पुरवणी भाग-1 नागपूर विभागातील पुरवणी मध्ये प्रेसिध्द करुन त्यांच्या प्रत्येकी १५ प्रती या विभागास व संचालक नगर रचना, महाराष्ट्र राज्य, पुणे व उपसेचालक नगर रचना, नागपूर विभाग, नागपूर व नगर रचनाकार, भंडारा यांना पाठक्रव्यात)

कक्ष अधिकारी, नावें यांना विनंती की, प्रस्तुत अधिसूचना विभागान्या वेब साईटवर तेलावी निवडनस्ती, कायोसन नवि-२९

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NOTIFICATION

Government of Manarashtra, Urban Development Department, Mantralaya, Mumbai 400 032,

Dated: 19th April, 2007

The Manarasntra Regional & Town Planning Act, 1966.

No. TPS- 2403/2392/CR-3(D)/U5/UD-9: Whereas in accordance with sub-section (1) or Section 31 of the Maharashtra Regional & Town Planning Act, 1966 (hereinafter referred to as "the said Act") the Covernment has sanctioned part of the draft Rivised Development Plan of Tirora excluding certain part shown bounded in **Orange** colour on the plan vide Urban Development Department's Notification No.TPS 2403/2392/CR-3(B)/05/UD-9 dated 12th July, 2005 published in Maharashtra Government Gazette, Part-I, Nagpur Division Supplement 1-A dated 15st Sept., 2005;

And whereas, the Government has declared its intention to make substantial modifications to the excluded part of draft Revised. Development Plan of Tirora (hereinafter referred to as "the said Excluded Part" of Tirora) and has accordingly published these modifications alongwith a plan vide Urban Development Department's Notification No TPS 2403/2392/CR-3/98/C)/05/UD-9 dated 12th July, 2005 published in Maharashtra Government Cazette, Part-I, Nagpur Division Supplement dated the 15th Sept, 2005 and also inviter suggestions/objections from the public on these modifications:

And whereas, the Government under Urban Development Department's Notification No. 2403/2392/CR-3/98(C)/05/UD-9 dated 15th Sept., 2005 had appointed the Deputy Director of Town Planning, Nagpur Division, Nagpur to be an 'Officer' (hereinafter referred to as "the said Officer") to receive objections and suggestions, and to give hearing to any such person or persons in respect of such suggestions and objections received by him within the stipulated time limit and to submit his report thereon to the State Government as provided in sub-Section (2) of Section 3:1 of the said Act;

And whereas, the said Officer, after giving due hearing to the concerned persons has submitted his report to Government on 7th August 2006;

And whereas, the Government has taken into consideration such suggestions and objections and the report of the said Officer as provided in Section 31 of the said Act;

And whereas, after examining the report of the said officer and consulting the Director of Town Planning, Maharashtra State, Pune; Government has decided to accord sanction to the said Excluded Part;

Now, therefore, in exercise of the powers conferred by sub-Section (1) of Section 31 of the said Act and of all other powers enabling it in that behalf, the Government hereby:-

- (a) Sanctions the Draft Revised Development Plan of the said Excluded Parts of the said Development Plan as shown in **Orange** colour verge as specified in the Schedule annexed heroto which shall be the final Development Plan of the said Excluded Parts of the said Development Plan for Tirora;
- (b) Fixes the 04th June of 2007 to be the date on which final Development Plan of the excluded parts of the said Development Plan shail come into force:
- (c) Extends the period under sub-Section (1) of Section 31 of the said Act for according sanction to the final Development Plan of the said Excluded Parts of the said Development Plan upto & inclusive of 19th April, 07

Note:

- A) The aforesaid final Development Plan of the said Excluded Part of the said Development Plan sanctioned by the State Government shall be kept open for inspection by the public during working on all working days for a period of one month in the office of
- (1) The Chief Officer, , Municipal Council Tirora (Dist. Bhandara).
- (2) The Town Planner, Bhandara Branch, Bhandara
 - B) This notification is also available on department's web site www.urban.Maharashtra.Gov.in

By order and in the name of the Governor of Manarashtra.

(Manonar Bhargave) Section Officer.

DEVELOPMENT PLAN OF TIRDRA (REVISED)

ACCOMPANIMENT OF GOVERNMENT NOTIFICATION NO.TPIS-2403/2382/CR3(D) 0-3/UL)

Dated: 18th April, 07

SCHEDULE OF MODIFICATIONS OF SUBSTANTIAL NATURE

	1	T	7	
Details of EP. Sanctioned by Government under sec.31(1)		Sanctionec as proposed.	Sanctionec as proposed.	Sanctioned as proposed.
Nodifications of Substantial Nature as proposed by Covernment under Sestion 31(1) of Maharashtra Regional & Town Planning Act 1966		Land of Kh.No.31 is proposed to Sanctionec as be shown as "Existing Tank" as proposed.	Ste No.1, (area 03 Ha.) s reinstated as "Gercen and Beeufification of Tank" as shown on plan. Femaining portion is included in Agriculture Zone/ No Development Zone as shown on plan.	12 .n. widening is proposed to be reinstated as per published plan under Section 26.
Proposed reservations/allocations of Land Use sut-mitted under Section 30 of Maharashtra Regional & Town Planning Act 1966 by Municipal Council,	9	Land of Kh. No. 81 s included in Residential Zone.	Deleted and included in Agriculture Zone.	12:n vice:hing is proposed to be deleted and shown as 9 m. wide.
Reservations/Allocations of Land Use published under Section 26 of Maharashtra Regional & Town Flanning Act 1963 by Municipal Council, Tirora	*	Existing Tank	Garden & Beutification of Tank	12 in. v ideniing to the existing 9 m. road from Bidi Company to Sukadi Naka
CN STCN BILD	က	Kh. 14c. 81	Sire No.1, Carden and Beautificatio n of Tarik (S.No. 105, 106)	
Portion No.	2	E P 1	EP-2	EP-3
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Sand oned as oroposed.	Sanctoned as proposed.	Sanct oned as proposed.	Sanctorred as propose d.	Sanctorred as proposed.
Ste No.41 is proposed to be redresqueted as "Carder and Beculifization of Tank". The land of KhNo.126 under Ste No.40 is to be shown as "Existing Tank". Site No.40, "Stadium " is to be shifted and relocated on S No.195 p. 201/1, 202/2, 202/4 of mauja Titora.	A ignraem of 15 m, wice road is to be reinstated as per published plan under Section 26 and land to the South of this 15 m, mad proposed to be included in Agroulture Zone.	Eastern Fortion of Site No 12 is proposed to be included in Site No. 12, "Carden" and this site is to be receivenated as "Garden and Beautification of Tank" as shown on plan.	Site No.24, "Garden and Beculification of Tank" is proposed to be reinstated as per plan published under Section 26.	Western portion of the site is proposed to be rekcated for the reservation of Garden and eastern portion of the site is proposed to be included in Reviscential Zone as shown on plent.
Site No.40, Stadium is deleted and shifted on the aird of 3.No.195p, 201p, 2022, 2024 and the laird under reservation Site No.40 is included in Residential Zone	Alignment of 15 in vice road is shifted towards South and the land upto new 15 m, road is proposed to be included in Residential Zone.	Eastern portion of Reservation No. 12 is deleted from reservation 8. included in Residential Zone	Site No 24, "Garden & Beautification of Tank" is deleted and included in Residential Zone.	Western part of reservation (3.No.201 p, 134, 195/4) is celeted and included in Residential Zone.
Stadiur, Garden	Alignment of 15 m. wide road through Kh.No. 2221, 223/3,222/4 as shown cn plan.	Garden	Garden & Becutification of Tank	Garden
Site No.40 Stadium i S. No 126 p 124 p) Site No.41 Garden (S.No.126 p, 114 p,118 p,	Kh.No.223/3 222/1	Sife No.12, S.No.38p	Site No.24. S.No. 32 p	Sife No.36 Carden (S.No. 201p, 194, 195/4, 206p, 200 p)
П О Д	EP.5	П Б Ф	EP-7	Ε Ο Θ
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or posed.	oroposed		Sanct oned as. proposed.	Sanctoned as proposed.	Sandroned as proposed.	Sand oned as: proposed.
proximation in the proximation of included in e. Lesignation of proposed to be new reservation the proposed on 443, 444 for Pley which on plan.	Ste No.25 is projocsed to be deleted and included in R∋sideritial Zone as shown on plan.	Ste No.37, Town Hall is proposed to be reinstated as per plan published under Section 26 as shown on plan.	Ste No.32, Play Ground proposed to be reinstated as per published plan under Section 26.	Ste No.21, Truck emiral is proposed to be reinstated as per published plan under Section 26.	Alignment of 12 m wice D.P. road is proposed to be reinstailed as per published plan under Section 26.	Site No.26 is deleted and the land so released is proposed to excluded in Residential Zone.
0, 0, 0	/ Ground from and sidential	Site No.37 Town Hell is reinstated as Town Hall, Site No.37.	Sita No.32 Pley Ground is deleted from reservation and included in Residential Zone.	Site Nc.21, Truck Terminal is deleted and Included in Residential Zone	Alignment of 12 n vice O.P. road is shifted towards North.	Site No.26 is deleted and included in Residential Zone.
Marid es and Bodowr	Flay Ground	Town Hall	Flay Stourd	Truck Terrninal	Fropused 12 m. wide D.P. road	Fire Brgade
Site No.22 S.Nc.776, 772,785 p, 778,0	Site No.25 Kh. No.75, 76/5 p	Site No.37 Kh. No.232/1 P	Site No.32 Kh.No.105 p	Site No.21, Kh No.869, 379 p	Kh. No. 122/3	Site No.26
Ф С	31 - -10		EP-11	EP-12	트P-13	EP-14
o	9		=	12	2	4+

Sand oned as proposed.	Sand oned as proposed.	Sanct oned as proposed.	Sanct oned as oroposed.	Sanctioned as proposed.	Sand oned as proposed.
The location of Existing Pice Mill is shown in G. No 23°C on plan submitted to Government under Section 30 is processed to be included in Residential Zone and new location of Rice Mill is shown on S.No.838 as shown on plan		Site No.18, Shopping Centre is proposed to be deleted and land so released is proposed to be included in Edisting Tank is shown on plan.	Western portion (0.15 Ha.) of Site No.31 is proposed for "Fire Brigade" and the remaining portion of Site No.31 (0.14 Ha.) is proposed to be reinstated as "Library".	Triangular portion of sestern side of Site No. 38 (open spece) is proposed to be included in Residential Zone.	High Flood Line is proposed to be shown on plan
Existing Rive Mill	Congested boundary is not shown on plan	Shopping Centre	Library	Triangular portion of eastern side of Site No. 88 (oper space)	
Existing Rice Will	Congested by Indary is not shown on plen	Shopping Centre	Library	Triangular portion of eastern side of Site No. 38 (cpen space)	
S.No.203 (clc No 84C) arae C.39 Ha. mauze Ahairbodi		Site No.18	Site No.31.	1	
EP-15	EP-16	EP-17	EP-18	EP-19	EP-20
.c	13	17	13	19	20

	Sein choned as proposed.	Stinctioned as
T CCNTROL FULLES	New Rule below Appendix 3-4 & 5 is added as under - i) The lands in Indus rial Zore as mentioned in G-4 & 3-5 above are allowed to be developed for Residentia user if the owner so cesites, the Chief Officer should be independently enterain for residential use subject to condition that there should be appropriate bufer open space of required width from the adjacent industrial bounday, zone, to be left within the land to be exed for residential use subject to condition, (a) 10%, amenity space is regulated to be proposed while sanctions layour Labour Department is necessary.	1) Following Fule No (viii sadded after the Rule No (vii) - viii) Space to be left around the building to secure a frecioulation of air, admission of light and access for scavenging purposes.
MODIFICATIONS OF DEVIS OPWENT CONTROL FULLES		
TO PROPYISED MODIFICAT		
T0	Arecure E Sr.No.15	Annexure A
	E1-21	
	51	

Sendioned as proposed.		26 + 20 C + 20 C	Senziones as proposed.	1	Sanctioned 3s proposed.	
2) Following New Rule is proposed to be a steed as Fine No. 2.38 after Rule Nc. 2.37 - 2.38 stift or stift floor Stift or stift floor of a building consisting of structural column supporting of structural column supporting	the super structure done without any encircures and not more than 2.2 m in height from the flocr of strit, raised maximum of he 15 cm above the average ground level and unto the howest point of the	ceiling (i.e. tortern of Learn) for the purpose of parting vehicles, scooters, syches etc.	3) Following new Fue is added as (xi) after Rule No. 5.1(e) (xi) :-	purlaire parikulais of purlaired principle fequilation No. 21.	4) Fule No.5.1 (f) deleted and added the following Rule:- 5.1 (f) Specification: Specifications of proposed construction giving type of	materia's used, duly signed by qualified architecturing niser supervisor shall accompany the notice; and
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Senatoried as oroposed.	Sandioned as proposed. Sandioned as proposed. or prosed.	San xioned as orsposed.	
	6) Rule No 9.4 is proposed to be deleted. 7) Las: paracraph of Rue No.2C 1 is deleted & proposed to be added the following paragraph:	The private or rental premises designated in Public-Sani public Zone will continue to be in this zone as long as Fublic-Semi public user exists, otherwise these lands shall be considered to be included in the adjoining major use zone. 8) Rule No 20.3.2 (b) is to be deleted and proposed to be added to be added to be added to be added following new rule.	b) Ground coverage shall not exceed 1/3 rd of the riet olot area and built up area on all floors shall not exceed the net plot area. Parking spaces shall be provided as per Regulation No.21.
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\$ 150 Per 100			9) To read the Table easily,	Senctioned as
			IOICWING THEW ICOL FOR INDICATE IN SEC.	oroposed.
			proposed to be added below	
			foot note No.4 :-	
			Note 5 : (i) Piol s.ze should be	
			related to road width.	
			(ii) Front selback should be	
			related to road victt (rest	
			column No. 1 to 4)	
			(iii) Other maruir al distances:	
			permissible built up anse etc.	
			should be related to pior size	
	-		(read column No. 3 tc 8)	
	The second secon	edday		
			10) Following rew sub-rule	San xioned as
			20.3.3 (a) is proposed to te	.pas.odcuc
			added in Rule No 20.3.3 :-	-
			20.3.3 (a) : For ary of the	
			above types of building total of	
-			built up area or all floors shall	
			not exceed the net plot area.	

San xioned as oroposed.	Sandioned as proposed.
proposed to be acided in the last Rule No.20 7 2:- F) Room for Electronic Equipment of Cellular Mobile Telecommunication System Where permissible built-up area of any building is already consumed, the Chief Officer may permit the area of one room for installation of telephone connector as per requirement of Telecommunication or the companies authorised on that behalf. This area shall not be included in covered area for built-up area calculations but not exceeding 20 sq.mt. in any case. However, the permissible built-up area of the plot is not fully consumed, such benefit of treating it free from including in covered area for built-up area calculation shall not be given.	12) In Regulation No.22 14.1, provision as per B & C byelaws and Development Control Rules is proposed to be reinstated and excess provision is to be deleted.

Sendioned as proposed.	Santioned as proposed
13) Following new Fue No.C.5.2 is proposed to be added after Rule No.C.5.1. C.5.2: Every technical person must certify on plan that, the plans prepared by him are in accordance with the norms as specified by indian Standards Institute and he will head responsible for any harm caused in certhquake due to negligence of the standards, if it is not possible for him to certify, then seme should be obtained. Standards Institute and accordingly be noted on plan.	14) Following sentence is proposed to be added after the paragraph in Apper dix 3 - "I have confirmed that the proposed construction is as per the norms as specified by Indian Standards Institute for resistance of carthquake."

Sanationed as propose	τ	San stioned as proposed.	
15) Word " Floor ' in Appendix G-1 is proposed to be deleted and new provision of flour mill is proposed to be added :- Tevised provision is proposed to be added :-	14) Flour mill is a sayarate building of ground floor only and having electric power supply not more than 7.5 KW and subject to other conditions prescribed by Municipal Council.	16) Provision of Aprencix G-6.1, Sr.No.9 is in Marathi. This provision is proposed to be deleted and following new provision is proposed to be added:-	9) Preparation of Raisins and plum from grapes.

	San ctioned as proposed.		Sanctioned as proposed
St. No 10 in Ci-6.1 is proposed to be edded instead of " LP Gas Godown'	10) L.P.GAS GODO'NN SUBJECT TO FOLLOWING CONDITIONS:	i) Flot area should not less than 2000 sq.mt. ii) Naximum built-up area permissible 20% iii) Orily ground foor shuckure is permissible. iv) NOC from Controller of Explosives & Fire Brigade Authority should be obtained. v) Conditions imposed by Municipal Council should be followed. vi, Prior approval should be obtained. vi, Prior approval of Town	18) Appendix G-7- In 3 rd line of (viii) of Appendix G-7, 500 mt is proposed to be replaced instead of 1000 mt.
•	Andreador (m. 1911-1915)		

Sen proned as proposed.	
19) fri column No.4 (i) on 7th Sanctioned 38 line "net area" is proposed to proposed to be replaced instead of "olot area" in this column No.4, following Sr.No.(iii, is proposed to be added after Sr.No.(ii)	(iii) The owner may choose only one option from (i) & (i) above, at a time, no chance sentertained for the sanctioned option for partly area.
N. S. C.	

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20) Felkwing hew rule is proposed to the acked is Rule No.214 in Five No.214 in Fue No.214 in Fue No.214 in Fue Hight of still shall not be more than 2.20 mt. mesured from the floor of stift, asked maximum upon 15 cm atove the avange ground love, upon the ownset joint of the celling (i.e. Bottom of Eeam). By Alea of stift shall not secretarishe built-up area at ground loor. C) Highlit of building with a stift shall not exceed the maximum permissible built-up area at ground loor. C) Highlit of building with a stift shall not exceed the maximum permissible maximum permissible recent as given in Regulation No.206. D) Stift shall be kept one of Stift floor should be used or hy for parting, it can not be used or any other ourse. F) Stift floor should as per executations of built be included in sovered area calculators or built	Schationed as	oroposed.										•																			
	20) Fellowing new rule is	proposed to be acced as Fue	•	Parking spaces at still floor.	A) The height of still shall not	be more than 2.20 mt.	messured from the floor of	stift, raised maximum upto	15 cm above the average		-	(i.e. Bot.om of Eeam).	Area of stilt shall	exceed the	permissible built-up area at	ground floor.	-	etit shall not exceed the	maximum permissible	as given	Stilt shall be kept	all sides	•	-	orly for parking, it can not	be used for any other	Stilt constructed as	atrove conditions shall not		313	up calculations.
															***************************************															·	
	T de la constantina della cons									2		-	<u></u>										· · · · · · · · · · · · · · · · · · ·		· ·				10 · · · · · · ·	der executed in the second	
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2") Following Rule is proposed to be arbed as Pule No.(g) in Rule No.20.7.2.	(g) Stilt floor space constructed as per Regulation No.21.4 and used as parking space.	LTICNS IN DEVELOPMENT CONTROL RULES	22) Folioving new Regulation	Water Fleating System is	proposed to be added on page No 30 of D.C.R.	(No DC 2 1094/2623/JD-11, dated 19.9.1995)		23) Bu Iding bye-kws regarding providing facilities for physically handicapped persons. (Nio TPB/43/2001/1329/CR 2*6/2001/UD-11, deted 25.2002)	
7.000	-	IN DEVELOPMENT CONT							
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Sandioned as oroposed.	Sanctioned as proposed.	Sundioned 36 proposed.
24) Regarding commercial use of land in the possession of MSRTC Notwith standing any thing to the contray in these regulations or the Development Planyplanning proposals land in the possession of the MSRTC shall be allowed to be developed for commercial use to the extent of 50% of the admissible Floor Space Index (FSI) subject however to the general restrictions of the applicable to Manarcasintal Horne Department, Resolution No.STC-2400/CR-148/TRA-1, datted 1 st February 2001 as may be inodified from time to time.	25) Regulation for Information Technology No. IPS 2004/367/CR 26/2024/UD-13, clared 20 th May 2004	26) Regulation for Rain Water Harvesting. No TeB-432001.2133/CR-230/01/UD-11, dated 10.3.2005.

(Marcha Biageve) Deek Officer